	1 2	Michael Kind, Esq. Nevada Bar No. 13903	
	3	KAZEROUNI LAW GROUP, APC 6069 S. Fort Apache Rd., Ste. 100	
	4	Las Vegas, NV 89148	
	5	Phone: (800) 400-6808 x7 mkind@kazlg.com	
		IIIKIIId@kazig.com	
	6	Sara Khosroabadi, Esq.	
	7	Nevada Bar No. 13703	
	8	HYDE & SWIGART 6069 South Fort Apache Road, Suite 100	
	9	Las Vegas, Nevada 89148	
	10	Phone: (619) 233-7770	
		sara@westcoastlitigation.com	
ŭ	11	Attorneys for Plaintiff David Lucero	
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	13	David Lucero,	Case No. 2:17-cv-01399-JAD-CWH
KAZE. 6069	16	·	
KAZE 6069		Plaintiff, v.	Case No. 2:17-cv-01399-JAD-CWH JOINT STIPULATION AND ORDER TO EXTEND DISCOVERY
KAZE 6069	16	Plaintiff, v.	JOINT STIPULATION AND ORDER TO
KAZE 6069	16 17	Plaintiff,	JOINT STIPULATION AND ORDER TO
KAZE 6069	16 17 18	Plaintiff, v. Smith-Palluck Associates Corp. d/b/a Las Vegas Athletic Clubs,	JOINT STIPULATION AND ORDER TO
KAZE 6069 ;	16 17 18 19	Plaintiff, v. Smith-Palluck Associates Corp.	JOINT STIPULATION AND ORDER TO
KAZE 6069 ,	16 17 18 19 20	Plaintiff, v. Smith-Palluck Associates Corp. d/b/a Las Vegas Athletic Clubs,	JOINT STIPULATION AND ORDER TO

Plaintiff David Lucero ("Plaintiff") and Defendant Smith-Palluck Associates Corp. d/b/a Las Vegas Athletic Clubs ("Defendant") (jointly as "the Parties"), by and through their counsel of record, do hereby stipulate to modify the Court's Order, ECF No. 11, to extend (1) the last date to complete discovery from January 5, 2018, to March 6, 2018; (2) the last date to file dispositive motions from February 5, 2018, to

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- 1 April 6, 2018; and (3) the last date to file the proposed joint pretrial order from March
- 7, 2018, to May 7, 2018. 2
- 3 Pursuant to LR 26-4, good cause exists to amend the Scheduling Order. The
- Parties have diligently pursued discovery. Plaintiffs have propounded written 4
- 5 discovery requests and have noticed Defendant's deposition. The Parties are now re-
- scheduling Plaintiffs' deposition of Defendant. This request for extension of 6
- deadlines is made specifically in this fee-shifting matter since the taking of 7
- depositions are a significant expense. The Parties have run into limitations based on 8
- 9 the availability of Defendant's person most knowledgeable.
- Further good cause exists to amend the Scheduling Order to provide additional 10
- 11 time to complete settlement discussions.
 - Pursuant to LR 26-4(a), Plaintiffs have propounded written discovery requests upon Defendant and have noticed the deposition of Defendant. Defendant served
- 14 Plaintiffs with objections to Plaintiffs' written discovery requests.
- 15 Pursuant to LR 26-4(b), the Parties request additional time to conduct Plaintiffs' deposition of Defendant and to confer regarding certain discovery matters.
- 17 Pursuant to LR 26-4(c), this request for extension of deadlines is made
- specifically in this fee-shifting matter since the taking of a deposition is a significant 18
- 19 expense. The Parties have run into limitations based on the availability of
- 20 Defendant's person(s) most knowledgeable.
- Pursuant to LR 26-4(d), the Parties propose the following discovery schedule: 21
- 22 (1) the last date to complete discovery shall be March 6, 2018; (2) the last date to file
- dispositive motions shall be April 6, 2018; and (3) the last date to file the proposed 23
- joint pretrial order shall be May 7, 2018. 24
- 25 For the foregoing reasons, the Parties jointly request that this Court modify its
- September 18, 2017 Order to provide an additional 60 days to complete discovery, 26
- 27 and the in the ordinary course file dispositive motions, and the proposed joint pretrial
- 28 order as described in the proposed timeline above.

	1	This is the Parties' first request for an extension of these deadlines.
NAZEKOUNI LAW GROOF, AFC 6069 S. Fort Apache Rd., Ste 100 I ac Vanac NV 80148	2	DATED this 30th day of November 2017.
	3	
	4	KAZEROUNI LAW GROUP, APC
	5	By: /s/ Michael Kind
	6	Michael Kind, Esq.
	7	6069 S. Fort Apache Rd., Ste 100
	8	Las Vegas, NV 89148 Attorneys for Plaintiff
	9	
	10	LEAVITT LAW FIRM
	11	By: /s/ Dennis M. Leavitt
	12	Dennis M. Leavitt, Esq.
	13	Frank A. Leavitt, Esq. 229 Las Vegas Boulevard South
pache	14	Las Vegas, NV 89101
Fort A	15	Attorneys for Defendant
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	1	ORDER
	2	IT IS HEREBY ORDERED that the Order, ECF No 11, is modified to extend
	3	the discovery deadlines as follows: (1) the last date to complete discovery shall be
	4	March 6, 2018; (2) the last date to file dispositive motions shall be April 6, 2018; and
	5	(3) the last date to file the proposed joint pretrial order shall be May 7, 2018.
	6	<i>f</i> .
	7	IT IS SO ORDERED.
	8	MLow
	9	UNITED STATES MAGISTRATE JUNGE
	10	10447
* .	11	Dated: 12/1/17
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	1	CERTIFICATE OF SERVICE
	2	I HEREBY CERTIFY pursuant to Rule 5 of the Federal Rules of Civi
	3	Procedure that on November 30, 2017, the foregoing JOINT STIPULATION AND
	4	ORDER TO EXTEND DISCOVERY was filed and served by CM/ECF to all parties
	5	appearing in this case.
	6	
	7	KAZEROUNI LAW GROUP, APC
	8	By: /s/ Michael Kind
	9	Michael Kind, Esq.
	10	6069 S. Fort Apache Rd., Ste 100 Las Vegas, NV 89148
	11	Las vegas, ivv 67146
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